

**UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF PENNSYLVANIA**

ORDER

AND NOW, upon consideration of the Debtor’s Motion to Amend Schedules (“the Motion”) (Doc. # 55), it is hereby **ORDERED** that the Motion is **DENIED**.¹

Date: July 18, 2017

[Handwritten signature]

ERIC L. FRANK
\CHIEF U.S. BANKRUPTCY JUDGE

cc: Eric Long
1000 Follies Road, Drawer K
Inmate #LY 2843
SCI Dallas
Dallas, PA 18612

¹ The Motion is being denied for two (2) distinct reasons. First, no motion is required to amend the bankruptcy schedules. Second, to the extent that the Debtor submitted amended schedules along with the Motion, the amended schedules have not been verified. See Fed. R. Bankr. P. 1007(b)(1) (requiring schedules be filed as prescribed by the Official Forms; Official Form B106Dec (requiring debtor's signature under penalty of perjury).